

390.9 Definitions.

For purposes of [this subchapter](#), unless the context otherwise requires:

1. “*Electric power agency*” means an entity financing or acquiring an electric power facility pursuant to [this chapter](#), [chapter 28E](#), or [chapter 28F](#). An electric power agency may be organized as a nonprofit corporation, limited liability company, or as a separate administrative or legal entity pursuant to [chapter 28E](#). When the electric power agency is comprised solely of cities or solely of cities and other political subdivisions, the electric power agency shall be a political subdivision of the state with the name under which it was organized, and shall have all the powers of a city or city utility under [this chapter](#).

2. “*Facility*”, “*joint facility*”, “*electric power facility*”, or “*project*” means an electric power generating plant, or transmission line or system, including a joint facility as defined in [section 390.1, subsection 7](#).

3. “*Public bond or obligation*” means an obligation as defined in [section 76.14](#).

[2010 Acts, ch 1018, §5](#)

Referred to in §12C.1, 390.8A, 476.1B